SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2003-013824 03/02/2006

CLERK OF THE COURT

HONORABLE DONALD DAUGHTON FOR HONORABLE KENNETH L. FIELDS

A. Gonzalez Deputy

FILED: 03/10/2006

JOHN CHAVEZ, et al. WILLIAM H DOUGLAS

v.

AARON LEE CHRISMAN, et al. RICHARD G POTTS

KENT E TURLEY

NUNC PRO TUNC ADDITION AND CORRECTION TO MINUTE ENTRY

<u>ADDITION</u>. The Court's March 1, 2006, minute entry in this matter reflects the rendering of the jury's verdict; however, the verdict as it appears in the minute entry is incomplete. The <u>complete</u> verdict is included in the record of that date, March 1, 2006, hereby, *nunc pro tunc*. That portion of the verdict erroneously excluded from the March 1, 2006 minute entry appears in bold type.

"We, the Jury, duly empanelled and sworn in the above-entitled action, upon our oaths, do find in favor of the plaintiffs shown below and find each party's full damages to be as shown next to each party's name.

John Chavez

Total \$ 2,000,000.00

Julie Chavez

Wrongful death claim \$ 1,000,000.00

Personal injury claims \$\\ 300,000.00

Total \$ 1,300,000.00

Deana Chavez

Personal injury claim \$ 175,000.00

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SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2003-013824	03/02/2006
Nathan Chavez	
Personal injury claim	\$ 175,000.00
zero (0) on the percentage line for th	
Plaintiff Julie Chavez:	50%
Defendant Aaron Chrisman	50%
Total	100%

The jurors signing the verdict reply that this is their true verdict. At the request of Defendant LDS Church, the jurors are polled. Each affirms her true verdict."

<u>CORRECTION</u>. Page two, the last paragraph of the March 2, 2006 minute entry, refers to the assessment of Jury fees, in the total sum of \$1256.38; however, divides the fees between Defendants Chrisman and Defendant LDS Church. In fact, the total Jury fees are imposed jointly and severally upon each Defendant. Therefore, the last paragraph is hereby corrected, *nunc pro tunc*, as follows.

IT IS ORDERED that jury fees be assessed jointly and severally against Defendants Chrisman and Defendant LDS Church, in the amount of \$1256.38, all in accordance with the formal written *Amended* Judgment for Jury Fees signed by the Court this date and filed herein.

FILED: § Amended Judgment for Jury Fees